	Case	e 3:13-cr-00 3797(H)	DUNITED SEA	TESODISTRACT	¢⊘ Ы	\mathbf{RT}_{0}	f 1 PageID 73	
				N DISTRICT OF		AS	U.S. DISTRICT COURT	
				DIVISION		NOR	RTHERN DISTRICT OF TEXAS	
			DITELLIS	DIVISION			FILED	
IINITI	ED ST.	ATES OF AMERIC	. A	e .	COMPANY COMPANY		The state of the s	
UNITI	ED STA	ALES OF AMERIC	A	§	on the second		AUG 2 2014	
T 10				§	٦, ۵	NE 100		
VS.				§ §	CAS		D.: 3:13-CR-379-K (01)	
				§	and the second	CLE	BRK, U.S. DISTRICT, COURT)	
GARY JOHN POLISTENA, JR.,				§	S HEATENANT C	Ву	Denuty	
						go-samming references		
				ECOMMENDATION PLEA OF GUILTY			<i>y</i> v	
	GARY	JOHN POLISTENA	JR by consent	under authority of I	United	l State	es v. Dees 125 F 3d 261 (5th	
GARY JOHN POLISTENA, JR., by consent, under authority of <u>United States v. Dees</u> , 125 F.3d 261 (5 th Cir. 1997), has appeared before me pursuant to Fed. R. Crim.P. 11, and has entered a plea of guilty to the One Count								
Superseding Information filed on July 9, 2014. After cautioning and examining Defendant Gary John Polistena,								
Jr., under oath concerning each of the subjects mentioned in Rule 11, I determined that the guilty plea was								
knowledgeable and voluntary and that the offense charged is supported by an independent basis in fact containing each								
of the essential elements of such offense. I therefore recommend that the plea of guilty be accepted, and that								
Defendant Gary John Polistena, Jr., be adjudged guilty of Attempted Possession With Intent to Distribute								
Cocaine, 21 USC § 846[21 USC § 841(a)(1) and (b)(1)(C)] and have sentence imposed accordingly. After being								
		the offense by the dist		(C) and have some	ciice i	mpose	a decoratingly. Titler being	
	-	fendant is currently in		l be ordered to rema	in in (custod	lv.	
_			rustouj una snoure	. oo oraaraa to rema	••••	• 4510 4		
	The de	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear						
	and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the							
	community if released.							
		•						
	ď	The Government does	s not oppose releas	e.				
	The defendant has been compliant with the current conditions of release.							
	I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any							
		other person or the co	mmunity if release	ed and should theref	ore be	e relea	sed under § 3142(b) or (c).	
			-					
		The Government oppo	oses release.					
	☐ The defendant has not been compliant with the conditions of release.							
		If the Court accepts the	his recommendation	on, this matter shoul	d be s	et for	hearing upon motion of the	
		Government.						
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there							
	is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has							
	recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly							
		under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and						
	convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.							
Signed August 12, 2014								
			(10	15		cen	
				PAUL D. STICKN	EY			

NOTICE

UNITED STATES MAGISTRATE JUDGE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).